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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/043,056	01/08/2002	Jon Shaffer	108176/full	4998
7	590 10/24/2002			
BRYAN CAVE LLP			EXAMINER	
245 Park Avenue New York, NY 10167			BARRY, CI	HESTER T
			ART UNIT	PAPER NUMBER
			1724	9
			DATE MAILED: 10/24/2002	,

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/043,056	SHAFFER				
		Examiner	Art Unit				
		Chester T. Barry	1724				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the	correspondence add	dress			
THE - Exte after - If the - If NC - Failt - Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statution reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be to the statutory minimum of thirty (30) dayill apply and will expire SIX (6) MONTHS from e. cause the application to become ABANDON	imely filed ays will be considered timely the mailing date of this co ED (35 U.S.C. § 133).				
1)	Responsive to communication(s) filed on 19	August 2002 .					
2a)□	<u> </u>	his action is non-final.					
3)							
Disposit	ion of Claims						
4)⊠	Claim(s) <u>1-40</u> is/are pending in the applicatio	n.					
	4a) Of the above claim(s) 30-40 is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	☑ Claim(s) <u>1-29</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	or election requirement.					
Applicat	ion Papers						
• —	The specification is objected to by the Examine						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the						
11)	The proposed drawing correction filed on		oved by the Examine	∍r.			
	If approved, corrected drawings are required in reply to this Office action.						
<i>'</i> —	The oath or declaration is objected to by the Ex	xaminer.					
_	under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documen						
	2. Certified copies of the priority documents have been received in Application No						
* (3. Copies of the certified copies of the price application from the International Bushes the attached detailed Office action for a list	ureau (PCT Rule 17.2(a)).		Stage			
14) 🗌 🗸	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
	 The translation of the foreign language pr Acknowledgment is made of a claim for domes 						
Attachmen	at(s)						
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>(</u>	5) Notice of Informa	ry (PTO-413) Paper No(O-152)			
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Art Unit: 1724

Applicants' election is noted. Insofar as no argument was presented traversing the requirement for restriction, the election is treated as if made without traverse. The requirement is made FINAL. Applicant is requested to cancel the non-elected claims in response to this Office action.

The specification is objected to for minor informalities: At page 4 at the line beginning with "5," "et al.." appears where "et al." would be correct. At page 5 at the line beginning with "Another example," ":" appears where no colon should be. Throughout the entire specification, one space improperly separates adjacent sentences within the same paragraph whereas setting off adjacent sentences with two spaces is conventional and proper. None of dextrose, citrate, yeast extract, whey extract, molybolic acid, vitamin, thiamin, riboflavin, niacin, folic acid, biotin, pantothenic acid, calcium, iron, phosphor[u]s,1 iodine, magnesium, zinc, selenium, copper, molybdenum, chloride, boron, nickel, silicon, tine, trace elements, and vanadium may be capitalized. These words must appear in lower case. In the last line of page 14, "i.e." must be corrected to "i.e.,". At page 15 at the line beginning with "(," "e.g." appears where "e.g.," should be. Near the middle of page 16, "K2HPO4" appears where "K2HPO4" should be and "Na₂HPO₄-H₂0" appears where "Na₂HPO₄-H₂0" should be. Elsewhere on page 16, "NaC1" appears where "NaCI" should be and "NH4C1" appears where "NH4CI" should be. Elsewhere on page 16, "4H₂0" appears where "4H₂0" should be and "7H₂0"

¹ Phosphorus is an element. Phosphorous is an adjective referring to and oxidation state of phosphorus. Please correct accordingly.

Art Unit: 1724

appears where "7H₂O" should be. Elsewhere on page 16, "m1" appears where "ml" should be. At page 18, "24," must be replaced by "24;". Correction is required.

The specification is objected to under 35 USC 112, first paragraph, description, for failure to adequately describe the claimed invention. At page 13, in the line beginning with "nutrient," the specification refers to a number of cycles per day, generally "4, 8 to 6, preferably 6 to 12." Insofar as it is conventional in patent applications to describe a broad range followed by a preferred narrower range of numeric values, "8 to 6, preferably 6 to 12" cannot be understood. Replacement of "8 to 6" with "8 to 16" would be the impermissible insertion of new matter absent support elsewhere in the specification for this limitation. Applicant has support for 4, 6 to 8, and 6 to 12 cycles per day. At page 17, it is unclear what effect the use of "consist of" and "may consisting essentially of" has on the scope of the invention disclosure.

The specification is objected to under 37 CFR 1.52(b) for want of satisfaction of the margins requirements. Note on the attached copy³ of the application as filed the obscuring of portions of the text of the application (including claims) by dint of the PTO's printing of the application serial number and filing date on the portion thereof extending within one inch of the left edge of the paper. Should this application issue, printing errors may result. Such errors would likely not be the fault of the PTO, but rather due to

² Chloride refers to an ionic form of the element chlorine. It is unclear – given the list of elements rather than ions found in the vicinity of applicants' reference to "[c]hloride" at page 11, for example – whether the element chlorine or the ion chloride was intended. Correction is required.

³ Double-sided to conserve national woody-fiber resources.

Art Unit: 1724

applicants having not complied with the cited rule designed to facilitate rather than render more difficult comprehension of the application by the examiner and printing of the same. A substitute specification (including claims and abstract) is required even if no allowable subject matter is indicated.

Applicants' due care and attention is directed also to 37 CFR 1.126 which governs inter alia the proper numbering of claims: Two claims numbered "31" appear in the application as filed. Per 37 CFR 1.126, the second-appearing claim "31" was renumbered as 32. Per 37 CFR 1.126, claim "32" was renumbered as 34. See page 31. No amendments have been made to the body of any claim. It behooves applicant to review and amend as necessary any dependent claim which may refer back to the "wrong" claim.

Claims 1 – 29 are rejected under § 112, first paragraph, description, § 112, second paragraph for failing to particularly point out and distinctly claim the subject matter for which patent protection is sought, and under §112, sixth paragraph. Claims 1 and 16 recite "nutrient pumping means for pumping." When claims 1 and 16 are read in light of the doctrine of claim differentiation and Claims 7 and 22, respectively, it is clear that applicants intend for the recited "nutrient pumping means for pumping" to cover mechanisms for delivering inorganic / organic powders from a hopper into the bioreactor vessel. Applicant has not **described** structure for performing this "powder pumping" function. Applicant has not satisfied §112, 6th, by providing a recital of

Art Unit: 1724

Page 5

structure capable of performing the pumping function in the case of a powder inorganic / organic nutrient mixture. Accordingly, the skilled artisan is not put on fair notice of the scope of the claims. The claims are not rejected for lack of enablement with respect to powder dispensing mechanisms, as such are well known.

Claims 1 – 29 are allowable over the art of record for want of description of refill-on-demand water pumping means in combination with the means for pumping a mixture of inorganic and organic nutrients. USP 6335191 is cited for interest, especially for delivery of active bacteria to a grease trap point of use and for addition of a solid mixture of nutrients to the bioreactor.

Chester T Barry

703-306-5921

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